

RECEIVED
CENTRAL FAX CENTERAUTHORIZATION FOR COMMUNICATIONS
VIA THE INTERNET AND EMAIL

FEB 04 2008

Recognizing that Internet communications are not secure, Applicant, through its undersigned attorney of record, hereby authorizes the USPTO to communicate with said attorney of record concerning any subject matter of this application by electronic mail. Applicant understands that a copy of any such communications will be made of record in the application file.

REMARKS

This Amendment After Allowance responds to Supervisory Examiner Chauhan's request to cancel one of claims 21 and 22, due to her concern that they can be read as duplicates. Applicants have cancelled claim 21.

Applicants have also added new program storage device claim 32, which is analogous to, and recites identical elements as, allowed method claim 25.

Finally, Applicants have added new dependent claims 31 and 33, respectively reciting that the machine of program storage device claims 22 and 32 is a computer or data processor. ¶ [0040] of the Specification, as well as original claim 21, each clearly state that an exemplary program of instructions may be executed by an appropriate data processor. A computer is a type of data processor.

If any questions remain open, the Examiner is invited to contact Applicants' undersigned attorney to resolve same.

No additional fees are believed due herewith. If any additional fees are due, the

RECEIVED
CENTRAL FAX CENTER

FEB 04 2008

Commissioner is hereby authorized to charge any fee deemed necessary for the entry of this
Amendment to Deposit Account No. 50-0540.

Dated: February 1, 2008

Respectfully submitted,



Aaron S. Haleva, Reg. No. 44,733
KRAMER LEVIN NAFTALIS & FRANKEL LLP
1177 Avenue of the Americas
New York, New York 10036
(212) 715-7773 (telephone)
(212) 715-9397 (facsimile)